

1 D. EDWARD HAYS, #162507  
1 ehays@marshackhays.com  
2 AARON E. DE LEEST, #216832  
2 adeleest@marshackhays.com  
3 MARSHACK HAYS WOOD LLP  
3 870 Roosevelt  
4 Irvine, California 92620  
4 Telephone: (949) 333-7777  
5 Facsimile: (949) 333-7778  
6  
6 General Counsel for Richard A. Marshack,  
7 Liquidating Trustee of the LPG Liquidation  
7 Trust

FILED & ENTERED

APR 17 2025

CLERK U.S. BANKRUPTCY COURT  
Central District of California  
BY bolte DEPUTY CLERK

UNITED STATES BANKRUPTCY COURT

CENTRAL DISTRICT OF CALIFORNIA – SANTA ANA DIVISION

10 In re  
11 THE LITIGATION PRACTICE GROUP P.C.,  
12 Debtor.

Case No. 8:23-bk-10571-SC

Chapter 11

13 ORDER APPROVING STIPULATION TO  
14 RESOLVE BRANDON TURNER'S  
15 LIMITED OBJECTION TO MOTION FOR  
16 ORDER ESTABLISHING STREAMLINED  
17 PROCEDURES GOVERNING  
18 ADVERSARY PROCEEDINGS  
19 BROUGHT BY THE TRUSTEE'S  
GENERAL COUNSEL

Hearing

Date: April 23, 2025

Time: 1:00 p.m.

Ctrm: 5C

Place: 411 West Fourth Street  
Santa Ana, CA 92701

20 The Court has read and considered the Stipulation (“Stipulation”) between Richard A.  
21 Marshack, in his capacity as the Liquidating Trustee of the LPG Liquidation Trust (“Trustee”) for  
22 the Litigation Practice Group, P.C. (“LPG” or “Debtor”), and Brandon Turner (“Turner”), filed on  
23 April 16, 2025, as Dk. No. 2390, and good cause appearing therefore,

24 IT IS ORDERED that:

25 1. The Stipulation between the Trustee and Turner is approved.  
26 2. The proposed Rule 26 procedure in the Trustee's Motion for an Order Establishing  
27 Streamlined Procedures Governing Adversary Proceedings Brought by the Trustee's General  
28 Counsel (the “Motion”) (Motion, pg. 10 of 40, ll. 1-4) applicable to Turner is reciprocal and shall

1 consist of Turner providing “[c]opies, or a description by category and location, of all documents,  
2 electronically stored information, and tangible things that the defendant has in his/her possession,  
3 custody, or control and which are reasonably known to relate to the alleged claims or asserted  
4 defenses, unless the use would be solely for impeachment” and is subject to any appropriate claim  
5 of privilege that Turner and/or Trustee may have as provided in Rule 26(b)(5).

6       3.       The proposed procedure in the Motion (Motion, pg. 10 of 40, ll. 5-12) that arises if  
7 Turner claims that he is financially incapable of responding to Trustee's complaint and wants  
8 Trustee to consider Turner's claim in connection with settlement negotiations is voluntary and  
9 Turner is not required to produce or provide "sworn financials including a balance sheet and  
10 income statement disclosing all assets, liabilities, income, and expenses" (collectively, the  
11 "Financial Documents") to Trustee under such circumstances. Similarly, Trustee is not required to  
12 consider or give any weight to claims by Turner of financial distress absent production of the  
13 Financial Documents.

14 4. Turner's Limited Opposition to the Motion shall be withdrawn.

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23 4911-2647-6087, v. 1  
Date: April 17, 2025

  
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Scott C. Clarkson  
United States Bankruptcy Judge